

Stamp + put on Docket

Sheet Record + Send me a copy

Dear Clerk of Court Thanks
M.D.
att. Mary

1) Please record on Record
+ Send Judge's a copy each -
in Case 96-1416-001-002

This Entry: Re. Case

05- C.A. 10190 R. W. Zobel

for false + WRONGBFUL

Imprisonment for

Hearing Before Judge Zobel

+ Send a copy of
Docket Sheet for Court U.S.C.
for Case: (To me)

96-1416-001-002

To: Margaret W/ S.S. Indigency Copy
Langlois

P.O. Box 309, Holiday, Fla.
34690 -

(727) 514-3957 -
2/22/06 - Margaret Langlois

TOTAL
14 PAGES

MARGETTA LANGLOIS pro se
v.
COMMONWEALTH

CIVIL ACTION

05-10190 R.W. Zobel

DEAR CLERK OF COURTS

KINDLY PLACE THIS CASE
ON THE CALENDAR FOR

HEARING w/ COMMONWEALTH
PRESENT ON:

FALSE + WRONGFUL
IMPRISONMENT \$500,000 +
FINE. BACK TO 2/28/96.

PLEASE SET DATE: for 2 MRS. GR
LESS for 3/27 - 3/31/06 and
NOTIFY BOTH PARTIES - BY MAIL

Also ENCLOSED IS A SELF-
ADDRESSED, STAMPED ENVELOPE w/
COPY TO COMMONWEALTH WITH
ANSWER BACK DED. TO 2005

cc. Also By IGNORED for all discovery -
mailed mail to RESPECTFULLY SUBMITTED
- on - 2/22/06 MARGETTA LANGLOIS

MARBETTA LANGLOIS PRO SE:
v.
COMMONWEALTH-

C.A. 05-10190 R.W. Zobel

REQUEST FOR HEARING w/ 30
DAY NOTICE - HEARING
Between MARCH 27 - MARCH 31 -

2006 w/ BOTH PARTIES -

w/ COMMONWEALTH PRESENT
ON FALSE & WRONGFUL IMPRISONMENT -
(\$500,000 INT.) w/ ALL DISCOVERY, EXCULPATORY
EVID w/ ALL EVID USED ALL EVID.
w/ HELD BY COMMONWEALTH
FROM TRIAL NOT TO CONVICT
AUDIO TAPE "NEVER" MARKED
IN HIS EVID, AT L.P. Dept. Lowell
MASS - ALSO SEARCH WARRANT
TO COURT & JUDGE ZOBEL 10
PLAINTIFF BY MARCH 25, 2006
IN COURT - HEARING -
SEARCH WARRANT NOT LEGAL
& NONE PRESENT ON PREMISES EVER -
& BACK DATED BUT STAMPED
BY COURT CLERK "8-DAYS LATER"
(MARCH 6 96)
w/ ALL EVID ILLEGALLY SEIZED -
By L.P.D., Lowell, MASS.

- C.C.D.A.

2/2/06 (727) 514-3957.

P.O. Box 3091 HOLIDAY, FL 34690 -

RESPECTFULLY SUBMITTED
MARBETTA LANGLOIS
PRO SE

17/12

U.S.D.C. (CIVIL)
U.S. COURTHOUSE
1 COURT HOUSE WAY
BOSTON, MASS. 02109.

CASE - 05-CA 10190
JUDGE R.W. ZOBEL

MARGARETTA LANGRISH PROSE
V.
COMMONWEALTH.

- 1) C.C. TO COMMONWEALTH THRU
COURT-CLERK W/
SELF ADDRESSED-Stamped ENCL.
- 2) + ALSO CERTIFIED MAIL TO D.A.

* MOTION - 1

REQUEST FOR PRE-TRIAL
CONFERENCE - (SET HEARING)
MARCH - 27 - 31

PLAINTIFF'S AVAILABILITY - will
fly into Boston, mass.

* REQUEST FOR MOTION 2
30 DAY Demand of
'ALL' EVIDENCE + ALL DISCOVERY
ISSUED TO INDICT -
+ CONVICT -

Sept. 12, 1997 -

Failure TO provide TO Plaintiff
+ COURT "DEFAULT" SHOULD BE
ISSUED + IN 30 DAYS
TO Plaintiff - W/IN 30 DAYS

2 A, 2

EXHIBIT(?)A) SEARCH WARRANT TAKEN
OUT 8 DAY LATER + BACK DATEDSee Stamped By Court -
(Lowell) District Court
NEVER USEDB) Audio Tape - Exhibit(?)Cops Caught on Tape
Inside Apt. Doing an Illegal
SEARCH + Seize an AN
NON - ILLEGAL EVID
+ EVID - placed into CASE -
NEVER USEDC) MARKED MONEY - SWITCHED
By COMM - WHILE IN
CUSTODY AT F.P.D. Lowell,MASS
WHAT SERIAL NUMBERS +
WRONG - DENOMINATIONS AT TRIAL
EXHIBIT(?)
SWITCHED w/ PLAINTIFF'S
monies for HER Bills -D) ILLEGAL SEARCH of HER
JEOP + Cops TOOK
\$778. out of ENV. w/ Bills
for Apt. for money stolen by
COMM. ILLEGALLY - only
\$600. Given Back +
\$178 for MASSAGE - (kept)

38
12

W/HEID By Comm. + Police
Money Given To Plaintiff

E) * (7) \$20's By Cop/Customer
✓ (1) \$10's

* (150. for massage) only
at No Crime Bureau

F) * * In EVID. at my 9/12/97. ALLEGED
TRIAL

1) \$100. Bill —
1) 50. Bill
1) 20. Bill or (2) \$10's
1) 5. Bill
✓ 3) 1. Bills —

178. NOT Original marked
money — used —

G) PHONE RECORDS (Lies by Comm.) to
INDICT THE ARREST
NEVER RECEIVED from
PHONE Co - (C.D. Rom)
P.I. KEVIN FLYNN
WITNESS for Plaintiff NEVER WAS
ABLE TO TESTIFY AT TRIAL
W/ HEID By Comm. + No Pride
STATE D. for P.I. KEVIN FLYNN

H) No Condoms in EVID 5/96 AT L.D.C.
No Dildo in EVID 5/96 AT L.D.C.

48
12

D. 2/ Witnesses w/ HEID By
DEF. Counsel
JOHN Mc BRIDE, & COMM. —

D. EVID. SWITCHED & TAMPERED
WITH — By COMM. & POLICE
AG Tom Reilly's Name (D.A. THEN)
WAS IN BOOK w/ PHONE # FOR
MESSAGE LEFT INTO BOOK
By Lowell District Court
* Ripped out by POLICE
COMM. — in CARB. HEARING &
Mc BRIDE on CASE —
w/ Witnesses RICHARDSON, SANTOS,
BUCKLEY, & BUSBY —

K). OTHER Cops AT 2/28/96 — JUST
NOT ABLE TO TESTIFY
TO NO SEARCH WARRANT
ON PREMISES —
ON SEARCHING & TAKING ALL
ALIBI EVID — FROM AP. —
TILLEY —

* MOTION 3
PLAINTIFF DEMANDS ALL
" EXCULPATORY EVIDENCE —
FROM COMMONWEALTH NOT TO

58,2

CONVICT

TRIAL DEADLINE WAS

SEPT. 6, 96 -

TRIAL SEPT. 11 &
SEPT. 12, 96

* MOTION #

COMM. TO PRODUCE COURT TRIAL
TRANSCRIPTS TO U.S.D.C. CIVIL
& JUDGE ROBE
& TO PLAINTIFF

FOUND: JUDGE M. McNEE GRATHAM

A) CONFLICTING TESTIMONIES
OF AN POLICE (COMM.) WITNESSES

B) BIG DISCRIMINATING
EVID. OF MARKED MONEY

C) AUDIO TAPE W/ HEID BY
COMM. & McBRIDE AT TRIAL

D) SEARCH WARRANT 8 Days

6/12
8/

9b) AFTER SEARCH + Seize (29 days in Feb)
 MARCH 6-96 —
 FEB 28 29 (1 2 3 4 5 6) MARCH
 1 2 3 4 5 6 7 8

- E. FALSE + DESTROYED EVID —
- F. FALSE + DISTORTED EVID —
- G. FALSE + FORGED STATEMENTS —
~~NEVER signed by Plaintiff~~
 Proven by ATTORNEY Billy
 KEEFE (Mc Bride's 'EX' PARTNER)

AFTER AN EVID. H. WITNESSES
 NOT ALLOWED AT TRIAL BY COURT
 + Mc Bride + David Tape
 w/ HEID. BY COURT. FOUND BY P.T.
 KEVIN HUGHES — BUT NOT ALLOWED
 TO TESTIFY

How WAS "Plaintiff" found
 GUILTY Beyond REASONABLE

DUPT w/ NO TAPE RECORDINGS
 OR ANY EVID on — also FALSE
 of Jodi Gabnon (Masseuse) + OFFICER
 LIES — Timothy Goulden — w/ No Crime
 OR SOL. CITATION BY JUDGE
 BY CIP Goulden — + No Crime
 COMMITTED + NO TAPE RECORDINGS

7 of 12

of SOLICITATION - By Masseuse
 OR PERFORMANCES - perjury under
 OATH (Indicts + PRE-TRIAL 7-7-97 + 7/8/97)
 COMM + MC BRIDE WOULD NOT
 ALLOW HER TO TESTIFY TO
 CLEAR ME "DUE TO STATE WAS

"BLACKMAILED BY POLICE"
 FOR CUSTODY OF HER DAUGHTER,
 COPS CAUGHT ON TAPE -
 EVID OF

* ~~SECTION 8~~ BLACKMAIL NEVER USED
 REQUEST FOR DEFAULT =

WHEREAS COMM. DID NOT PROVE
 THEIR CASE BEYOND
 REASONABLE DOUBT OF GUILTY -

Plaintiff ASKS for Punitive
 DAMAGES of \$500,000. + INTEREST,
 FROM 2/28/96 - TO NOW -

FOR "WRONGS / VI. + FALSE
 IMPRISONMENT + SOLD
 OUT TO FAIL TO SET ME UP
 + NOT GOING TO TV. WHEREIN
 AS MC BRIDE THREATENED me
 IN front of you. WIFE BELIEVING
 ON 9/11/97 - WHEN "DERIVING"
 money from prostitute - GOT
 "THROWN OUT"

886 JV

"MAINTAINING" DOES NOT STICK
w/out "DERIVING"

"NO CRIME COMMITTED - EXCEPT
"MASSAGE WITHOUT A LICENSE:"

Cop's ^{Lowell} EVEN SAID "EVEN IF NO
PROSTITUTION WAS PROVED
Lowell JUN PLAINTIFF IN NEWSPAPER
"Ran A MASSAGE BUSINESS"

w/ NO LICENSE. THAT DOES
NOT GIVE PLAINTIFF 2 YRS. 1 DAY
MANDATORY SENTENCE -

BEIN & MEDICALLY NEGLECTED w/
HYPERTROPHIC IMPLANTS ON RECORDS
WHILE IN JAIL & OPERATED
FINALLY ON JUNE 2, 2005. & HAD
LUMPIN (L) BREAST REMOVED I
HAD TO SUE JUNE 28, 97.
JAIL SEPT - 12, 97 - & I SUE

9/12

By PRISON w/ LETTERS from

Dfs - American Friends
SERVICE COMMITTEE, LAWYERS

I HAVE SUFFERED TREMENDOUSLY
AND LOST EVERYTHING DUE TO
COMMONWEALTH'S FALSE EVID &
FALSE TESTIMONIES OF THEIR
WITNESSES (Cops) names broken
OUT OF EVID —

Audio Tape NEVER
HEARD AT TRIAL —

~~* motion to~~

Plaintiff Demands & REQUESTS
COMMONWEALTH'S Discovery —

EXCULPATORY EVID, & Audio Tapes

Witness List, All Masseuse's Names
and PHONE #s COMM. w/ THEM —

PHONE List by PHONE w/ Lowell
MAGISTRATE - WARREN DESAUVINER'S Name,
PHONE PAGE w/ TOM REILLY'S Name on
IT — ~~* motion to~~

If Commonwealth fails to
Provide and All Discovery To court

10/8/12

WITHIN 30 DAYS BY MARCH 25 2006
^{DEADLINE}

COURT SHOULD BIND COMMON-
 WEALTH IN DE FAULT. —

* REQUEST FOR MOTION (7)
AND GRANT PLAINTIFF

ALL DAMAGES OF \$500,000, +
INTEREST FOR:

1) FALSE ARREST — 2/28/96
 w/ NO REASON TO
ARREST DUE TO "NO CRIME
 COMMITTED THAT
 COMMONWEALTH CAN NOT PROVE"
 Billy KEEFE Proved 7/7/97 — + 7/8/97 —
 2) FALSE + WOLFE "FULL"
"IMPRISONMENT"
"2 yrs + 1 DAY"
MANDATORY SENTENCE —

TO NOW — SINCE 2/28/96 —

* 3) COMMONWEALTH w/ HOLDING
EVIDENCE.
Now To Provide all
EVID. w/ HELD TO COURT AND
PLAINTIFF - w/ IN 30
DAY'S DEADLINE MARCH 25, 2006

111
of 12

~~★~~ (MOTION - 8)

HEARING DATE SET FOR
MARCH 27 — 31, 2006

W/ COMMONWEALTH PRESENT -
FAILURE TO APPEAR W/

AN EVID, EXHIBITS,
WITNESS LIST (THEIR'S) PLACED
ON RECORD Day of TRIAL
NO 30 DAY NOTICE - MARKED
MONEY \$150. PROOF NOT \$178.

THEY SOLE OUT OF MY DEEP
+ \$350 OUT OF MY WALLET. —

AUDIO TAPE, SEARCH WARRANT —
+ TESTIMONIES OF ALL WITNESSES
THEIR CONFIRMING PROFILES OF
THEIR WITNESSES DEADLINE
MARCH 25, 2006 (30 DAYS) RESULTS
"A DEFAMIT" + GRANT RELIEF

To Plaintiff for \$500,000
~~INTEREST BACK TO 12/8/96~~

12)
of 12
~~FALSELY ALLEGED~~ w/ NO REASON TO
~~ALLEGED~~

* motion of
EXPOSURE (time from
CRIMINAL CHECK
on RECORDS

VIOLATION of 3 of my CIVIL RIGHTS
To Appear & RESPECTFULLY
"LEGATRIAL" SUBMITTED

Margaret Langris
2/22/06

C.C. Middlesex J.A. -

C.C. U.S.D.C. (CIVIL)

C.C. Judge Malcolm Graham

C.C. Judge Lurist

who refuses me to ever
set foot in Court for a New
Trial why? He never
TIL JUSTICE is Served!

WITNESS LIST

ATTORNEYS
1) JOHN C. MCBRIDE #5

WHO IS DISBARRED
& STILL TAKING CLIENTS ON -

2) BILLY KEEFE - EX-PARTNER #4

3) RICHARD DAVIDSON #2

4) KEN O'DONNELL R.I. #6

5) DONALD BECKER #3

7) P.I. KEVIN FLYNN -

8) WARREN DESAUNIER WHO

FALSIFIED WARRANT
BLACKMAILED BY POLICE FOR A

FALSE BACKDATED WARRANT
NOT LEGAL & SIGNED
JUDGE NEIL WALKER'S
NAME

9) TODD GABNON - MASSACHUSETTS

10) ETIEN KEDHANE (MULLEN).